UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	x
UNITED STATES OF AMERICA,	
	NOTICE OF ALIBI
-against-	20 Cr. 305 (LDH)
KARL JORDAN,	
Defend	ant.
KARL JORDAN'S NOTICE OF	
The Defendant, Karl Jordan, by and through his o	counsel, and pursuant to Rule 12.1 of the
Federal Rules of Criminal Procedure informs the Govern	nment of his intent to present the alibi

testimony of: (1) ; and (2) to testify that Mr. Jordan was at the

on October 30, 2002, at the same time as the murder of Jason Mizell occurred.

home of

Pursuant to F.R.C.P. 12.1, the following is the address and phone number for each

witness:



Dated: Brooklyn, New York December 20, 2021

Respectfully submitted,

s/____

MICHAEL HUESTON, ESQ.
Attorney for Defendant Karl Jordan
16 Court Street, Suite 1800
Brooklyn, New York 11241
(718) 246-2900

MARK S. DEMARCO, ESQ. *Attorney for Defendant Karl Jordan* 3867 East Tremont Avenue Bronx, NY 10465 (718) 239-7070

JOHN DIAZ, ESQ. Attorney for Defendant Karl Jordan Diaz & Moskowitz, PLLC 225 Broadway, Suite 715 New York, NY 10007 (212) 227-8208

DECLARATION OF SERVICE

Michael Hueston, Esq. declares under penalty of perjury and pursuant to 28

U.S.C. § 1746, that the following is true and correct:

On December 20, 2021, I served the annexed Notice of Alibi on:

Artie McConnell, Esq. Mark Misorek, Esq. Assistant United States Attorneys United States Attorney for Eastern District of New York 271 Cadman Plaza East Brooklyn, New York 11201

[X]	BY ELECTRONIC CASE FILING
[X]	BY EMAIL
[]	BY HAND
[]	BY FIRST CLASS MAIL
[]	BY FACSIMILE WITH PERMISSION

Dated: Brooklyn, New York
December 20, 2021

____s/_
MICHAEL HUESTON, ESQ.